INTHEUNITEDSTATESDISTRICTCOURT FORTHEEASTERNDISTRICTOFPENNSYLVANIA

DianeRadicke, :

Plaintiff, : CIVILACTION

v. :

: NO.00-2346

SamFenton, Individually and as Mayor of Bristol

Township;BerkheimerAssociates;and :

H.A.Berkheimer,Inc; :

Defendants. :

MemorandumandOrder

YOHN,J. March,2001

PlaintiffDianeRadickewasaclerkforthefirmthatadministersBristolTownship's earnedincometax.Inthecourseofheremployment,sheuncoveredanofficememodiscussing theauditofaBristolresidentanddisclosedthecontentsofthememototheresident.Radicke allegesthatthememodemonstratesthattheauditwasimproper.Thetaxadministrator dischargedher,andshe,inturn,sueditandthetownshipmayor.Hercomplaintalleges retaliatorydischargeinviolationofherfreedomofspeechandinviolationofstatelaw.Here,the administratormovesfordismissal.

The court grants the motion in part. With respect to the state law claim of wrong ful discharge, there is no public policy exception for Radicke's disclosure which would limit the ability of the administrator to fireher, and the at-will employment relationship between Radicke and the tax administrator does not impose a duty of good faith and fair dealing on the administrator. With respect to the whist leb lower statute claim, Radickedoes not all egean

essentialelement—disclosuretoeitheran "appropriateauthority" orheremployer. Withrespect to the intentional infliction of emotional distress claim, the administrator salleged conduction of sufficiently outrageous. Therefore, Counts V, VII, VIII, and IX will be dismissed. Counts III, IV, and VI remain.

I.Background

Indecidingamotiontodismiss,thecourtmust"acceptastrueallallegationsinthe complaintandallreasonableinferencesthatcanbedrawnfromthemafterconstruingtheminthe lightmostfavorabletothenon-movant." *Jordanv.Fox,Rothschild,O'Brien&Frankel* ,20F.3d 1250,1261(3dCir.1994)."Acourtmaydismissacomplaint[atthisstage]onlyifitisclear thatnoreliefcouldbegrantedunderanysetoffactsthatcouldbeprovedconsistentwiththe allegations." *Hishonv.King&Spalding* ,467U.S.69,73(1984).

BetweenMarch19,1996andFebruary23,2000,plaintiffDianeRadickeworkedasa clerkfordefendantBerkheimerAssociates,whichisadivisionofdefendantH.A.Berkheimer, Inc.Am.Compl.at¶7.ThetwoBerkheimerdefendantsarehereinaftersimplyreferredtoas "Berkheimer".PerauthorizationbytheTownshipofBristol,Berkheimerservesasthe township'searned-income-taxofficer. *Id.*at¶6,Ex.A(TownshipResolutionNo.37-96).Asa clerk,Radicke'sdutiesincludedprovidingtownshipcitizenswithinformationabouttheirtax records. *Id.*at¶8.

OnNovember23,1999,defendantSamFenton,thetownshipmayor,orderedBerkheimer toauditDonaldMobley,whoisFenton'spoliticalopponentandisafrequentcriticoftownship policy. *Id.* at¶10.BerkheimersubsequentlyinformedMobleythatitwouldaudithim,andon

December2,1999,MobleyarrivedatBerkheimer'sofficeandaskedRadickeabouthistax records. *Id.* at¶11,12,13.

Whilesearchingthroughtherecords, Radickeretrievedamemothatstated "Mayorsays this person is employed and wants audited. I will be giving to Joe McBrideto audit. This a political thing and should not be discussed with tax payer if contacts us." Id. at \$\pi 14,15\$. Radicketold Mobleyofthis memo, and Mobley thereafter refused to cooperate with the audit.

Id. at \$\pi 16,17\$. Berkheimer subsequently asked Radicketo submittoaliedetector test to determine if she had made any disclosures to Mobley.

Id. at \$\pi 18\$. Radicker efused to take the test, and Berkheimer discharged her.

Id. at \$\pi 21\$. Radicke alleges that Fenton directed Berkheimer to conduct the liedetector test and that Fenton also directed Berkheimer to dismiss her.

Id. at \$\pi 19,22\$.

III.Discussion

 $Berkheimermoves for dismissal of Counts III-IX of the Amended Civil Complaint \\ (herein after "complaint"). \ ^2Berkheimer argues that the allegations failtogiver is eto the claims. \\ The various arguments are discussed sequentially. \ ^3$

¹AcriminalcomplaintwasbroughtagainstMobleyforrefusingtocooperateintheaudit. *Id.* at¶23.Radicke'samendedcomplaintstatesthatDistrictJusticeJoanneV.Klinedismissed thecasebecauseshefoundthattheauditwaspoliticallymotivatedandillegal. *Id.*Neitherparty hasprovidedacopyofDistrictJusticeKline'sdecision.

 $^{^2} Counts I and II per tain exclusively to defend ant Fenton. Am. Compl. \P 29,42.$

³Berkheimeradditionallyarguesthatthecourtlackssubjectmatterjurisdictionover Radicke'sclaims,thatRadickedoesnothavestandingtobringherclaims,thatRadicke's pleadingsarenotsufficientlyspecific,thattherearenogroundsforpunitivedamages,andthat theTownshipofBristolisanecessarypartyunderRules12(b)(7)and19.Theseargumentsare

A.CountsIII&IV

CountIIIclaimsthatBerkheimerviolatedRadicke'sFirstAmendmentspeechprotections bydischargingRadickeinretaliationforherdisclosure.Am.Compl.at¶53.TheFirst Amendmentappliestoprivatepartiesincertaincircumstances.Specifically,theFirst AmendmentappliestothestatesthroughtheDueProcessClauseoftheFourteenthAmendment. See,e.g., Bigelowv.Virginia ,421U.S.809,811(1975).Theclauseprohibitsonlyactionsthat canfairlybeattributedtothestate. See,e.g., Blumv.Yaretsky ,457U.S.991,1002(1982); NCAAv.Tarkanian ,488U.S.179,191(1988)("Asageneralmattertheprotectionsofthe FourteenthAmendmentdonotextendtoprivateconductabridgingindividualrights.").Hence, BerkheimermustcomplywiththestricturesoftheFirstAmendmenttotheextentthat Berkheimerisastateactor.

BerkheimerarguesthatitsdischargeofRadickeisnotastateaction.Defs.'Mem.at10-14.Butaprivatepartymaybedeemedastateactorwherethepartyactsatthedirectionoforin concertwithastateofficial. *See*, *e.g.*, *Adickesv.S.H.Kress&Co.*, 398U.S.144,152(1970);

withoutmerit.

The courthas federal question jurisdiction over Radicke's constitutional claims and has supplemental jurisdiction over the state claims. See, e.g., 28U.S.C. §§ 1331,1343,1367. Radicke's complaint sufficiently alleges in jury-in-fact, causation, and redress ability. See, e.g., Lujanv. Defenders of Wildlife, 504U.S. 555,560-61(1992); Anjelinov. the New York Times Co., 200F. 3d73,88(3dCir. 1999). And it is plaint hat the complaint meets the notice pleading standard. See, e.g., Leathermanv. Tarrant County Narcotics Intelligence and Coordination Unit, 507U.S. 163(1993). Drawing all reasonable inferences in Radicke's favor, ¶17-23 of the complaint adequately establish grounds for punitive damages, albeit as an element of damages and not as a separate count.

 $Finally, Berkheimer appears to believe that without the Township as a defendant, \\Berkheimer would not be able to cross-claim against Mayor Fenton and would not be able to hold the Township liable for any loss Berkheimer suffers in this action. Berkheimer offers no legal reasons to justify these beliefs, and therefore the court rejects Berkheimer's argument.$

McKeesportHosp .v.AccreditationCouncilforGraduateMed.Educ. ,24F.3d519(3dCir. 1994); Krynickyv.Univ.ofPittsburgh ,742F.2d94,101(3dCir.1984)(elaboratingjoint participanttest). The complaint alleges that Mayor Fenton, a state of ficial, directed Berkheimer to terminate Radicke's employment. Assuming that this allegation is correct and drawing all reasonable inferences from this allegation, Berkheimer is plainly a state actor with respect to Radicke's termination.

Second,BerkheimerarguesthatRadicke's disclosure of the office memois not protected speech. Defs.' Mem. at 15. BerkheimerandRadicke both suggest that the approach taken by *Pickeringv. Boardof Educ.*, 391 U.S. 563,572 (1968), is appropriate. Defs.' Mem. at 14; Pl.'s Mem. 8-9. Under this approach, "[i] ndetermining whether the speech of an employee deserves constitutional protection, [the court] must strike a' balance between the interests of the [employee], as a citizen, incommenting upon matters of public concernand the interest of the State, as an employer, in promoting the efficiency of the public services it performs through its employees." *Prov. Donatucci*, 81F.3d1283,1287 (3dCir. 1996) (quoting *Pickering*, 391 U.S. at 568). The court must determine whether Radicke's disclosure is speech related to a matter of public concernand must weigh Radicke's interest inher disclosure against Berkheimer's interest in promoting efficiency among its employees. *Seeid.* at 1288. Furthermore, the complaint must show that the disclosure "was a substantial or motivating factor in the alleged retaliatory action."

Apublicemployee's speechis protected when it relates "to any matter of political, social, or other concernt other community." *Connickv. Myers*, 461U.S.138,146(1983); *accord Swine for dv. Snyder County*, 15F.3d1258,1274(3dCir.1994)(finding that disclosure of

governmentalimproprietieswasquiteplainlyamatterofpublicconcern). HereRadicke specificallytoldMobleyaboutallegedgovernmentalimproprieties—namelyapolitically-motivatedaudit. Drawingallinferences in Radicke's favor, her disclosure is protected speech. Furthermore, the complaint provides no information concerning any in efficiencies for Berkheimer resulting from this disclosure. Accordingly, I, at this stage, strike the balance between Radicke's constitutional interests and Berkheimer's efficiency interests in Radicke's favor. See Czurlanis v. Albanese, 721F. 2d98, 103(3dCir. 1983) (striking balancing in favor of employee who disrupted of fice affairs by accurately exposing corruption.). Finally, reading the allegations in the lightmost favorable to Radicke, her disclosure directly led Berkheimer to discharge her.

CountIVofthecomplaintallegesthatBerkheimerandFentonconspiredtodenyRadicke herconstitutionalrightsasenforcedunder§1983.Am.Compl.at¶60.Berkheimerarguesthat thecomplaintfailstoallegetheelementsofaconspiracysufficientforenforcementunder §1983.Defs.'Mem.at17-18.However, "[i]fadefendant'sconductsatisfiesthestate-action requirementoftheFourteenthAmendment,thatconductisalsoactionundercolorofstatelaw andwillsupportasuitunder§1983." Westv.Atkins ,487U.S.42(1988).Discussionabove establishesthatBerkheimerisastateactorforthepurposesofthismotiontodismiss,and thereforeitisunnecessarytoindependentlyestablish§1983'scolor-of-lawrequirement.

B.CountsV&VI

CountVallegesthatBerkheimerwrongfullydischargedRadickeforhavingmadea

constitutionallyprotecteddisclosure.Am.Compl.at¶68. ⁴CountIII,discussedabove,isa constitutionalclaim,whileCountVisfashionedasastatelawtortclaimarisingfromthe constitutionalviolation.BerkheimerclaimsthatCountVdoesnotexpressarecognizedcauseof actioninPennsylvania.Defs.'Mem.at18.AfterexaminingstatelawandThirdCircuit interpretationsofstatelaw,thiscourt concludesthatoneinRadicke'spositioncannotbringa statelawclaimforwrongfuldischargebasedonadisclosureallegedlyprotectedbytheFirst Amendment.⁵

Pennsylvanialawhaslongrecognizedthedoctrineofemployment-at-will. See

McLaughlinv.GastrointestinalSpecialists,Inc. ,750A.2d283,313(Pa.2000); Borsev.Piece

GoodsShop,Inc. ,963F.2d611,614(3dCir.1992).However,thePennsylvaniaSupremeCourt

alsorecognizesthat"[t]heemployer'sprivilegetodismissanemployeewithorwithoutcauseis

notabsolute[]andmaybequalifiedbythedictatesofpublicpolicy." Shickv.Shirey ,716A.3d

1231,1233(Pa.1998); accord McLaughlin,750A.3dat313.However,thecourthasalsomade

clearthatthisexceptiontoemployment-at-willisquitenarrow:"[an]employee[is]entitledto

bringacauseofactionforaterminationof[anat-willemploymentrelationship]onlyinthemost

⁴ItisclearfromthetextofthecomplaintthatRadickeassertsthatherFirstAmendment interestsprovideabasisforherclaimofwrongfuldischarge.Forthereasonsdiscussedinthe textoftheopinion,herclaimwillbedismissed.Radickeappearstobelievethathercomplaint alsoassertsthatherconductasawhistleblowerprovidesthebasisforherclaimofwrongful discharge.RadickeMem.at16.Thecomplaintmakesnosuchclaim.Andevenotherwise,as discussedinsectionIII.C.,Radickedoesnotallegefactssufficienttostateaclaimunderthe whistleblowerstatute.

⁵Becausethelawonthisissueisthesubjectofreasonabledispute,thedismissalofthis claimiswithoutprejudicetotherightoftheplaintifftoseektoreassertitintheeventoffurther clarificationbythePennsylvaniaSupremeCourt,theUnitedStatesSupremeCourt,ortheThird Circuit.

limitedofcircumstanceswheretheterminationimplicatesaclearmandateofpublicpolicyinthis

Commonwealth." *McLaughlin*,750A.3dat313.Furthermore,thecourthasspecifiedthat
althoughfederallawmayembodystatepublicpolicy,federallawinandofitselfdoesnot
identifythestate'spublicpolicy. *Seeid.* 313,315-16("Implicitinthepreviousdeterminations
of[thePennsylvaniaSupremeCourt]isthat[thepublicpolicyofthestateisdetermined]by
examiningtheprecedentwithinPennsylvania,lookingto[thestate's]Constitution,court
decisionsandstatutespromulgatedby[thestate's]legislature.").ThusthePennsylvania
SupremeCourt'smostrecentpronouncementontheissueemphasizesthatitisnotfederalpolicy
butPennsylvaniapolicywhichmustbeinterpretedandspecificallyheldthatfederalstatutesor
regulationsdonotcreatePennsylvaniapolicy. *Seeid.* at320("Webelievethatitisamistaketo
baldlypointtoafederalstatuteoradministrativeregulationand,withoutmore,proclaimthisas
thepublicpolicyoftheCommonwealth,suchthateveryviolationofanyfederalcode,orstatute
becomesthebasisforseekingacommonlawremedyagainstanemployer.")

Radicke'sclaiminCountVmust,therefore,bepremisedonthepropositionthattheFirst

Amendmentembodiesapublicpolicyofthestate.Compl.at68.TheThirdCircuit,in

*Novosel v.NationwideIns.Co.**,721F.2d892,898-99(1983),predictedthatPennsylvanialawwould

recognizethattheFirstAmendmentembodiesasignificantandrecognizedpublicpolicy.

*Novosel** was,however,decidedwithoutthebenefitof** *McLaughlin*,whichclearlycallsthe

predictionintoquestion.Moreover,areviewofstatecaselawfailstorevealapprovalofthe

*Novosel** approach.** *Cf.McLaughlin*,750A.2dat318(nomentionof** *Novosel* indiscussionof** instanceswherePennsylvaniarecognizesstatepolicyembodiedinfederallaw).EventheThird

*Circuithasquestioned** *Novosel's** prescience, *seeBorse**,963F.2dat614; *cf. Novosel,721F.2dat**

903(statementofnowChiefJudgeBeckersurrehearing enbanc ,characterizing Novoselasan extremelybroadexceptiontoat-willemploymentandasunlikelytogainacceptancebythe

Pennsylvaniacourts). Finally, the ThirdCircuithasexpresslyrefusedtoextend Novosel. See

Borse, 963F. 2dat 620. I, of course, cannotignore Novosel's teaching untilitisoverruled or more specifically limited by the ThirdCircuit or the Pennsylvania Supreme Court. Fortunately, I need not ascertain Novosel's vitality, since state lawand predictions of state law otherwise rule out Radicke's claim.

"Itiswell-settledthat[Pennsylvanialawdoesnotrecognize]aseparatecommonlaw actionforwrongfuldischargewherespecificstatutoryremediesareavailable." Jacquesv.Akzo Int'lSalt,Inc. ,619A.2d748,753(Pa.Super.1993); accord Bruffetty. Warner Communications, 692F.2d910,919-20(3dCir.1982). Furthermore, "itistheexistenceoftheremedy, not the successofthestatutoryclaim, which determines preemption." *Id*. Here, as discussed above, Radickehasremediesavailableunder42U.S.C.§1983,thestatuteunderwhichRadickebrings CountIIIofhercomplaint. Although the Pennsylvania courts have not directly held that remediesunder§1983preempttheavailabilityofcommonlawactionforwrongfuldischarge, the Pennsylvania Supreme Courthas recognized, indicta, that the availability of remedies for discriminationunderfederalstatutescanpreempttheavailabilityofthewrongfuldischarge action. SeeClayv.AdvancedComputerApplications ,559A.2d917,921n2(Pa.1989).Isee noreasonnottoread Bruffett and Jacques as expressing ageneral proposition concerning the effectoftheavailabilityofalternateremedies. Accordingly, the availability of § 1983 remedies forRadicke'sFirstAmendmentclaimpreemptsherclaimofwrongfuldischargebasedonthe allegedviolationofherFirstAmendmentrights.

Finally,intheeventthatthiscourtwereultimatelytofindthatBerkheimerisnotastate actorandthereforethat§1983remedieswerenotavailabletoRadicke,thedismissalofCountV wouldstillberequired.TheThirdCircuitpredictsthat"thePennsylvaniaSupremeCourtwould notlooktotheFirstandFourthAmendmentsassourcesofpublicpolicywherethereisnotstate action." *Borse*,963F.2dat620.Basedonthediscussionaboveandbasedon *Borse*,dismissal ofCountVisappropriateregardlessorwhetherornotBerkheimerisastateactor.

InCountVIofthecomplaint,Radickereassertstheclaimofwrongfuldischargebutbases itonBerkheimer'sconditioningheremploymentontakingapolygraphexamination.Under Pennsylvanialaw, "[a]personisguiltyofamisdemeanor...ifherequiresasaconditionfor employmentorcontinuationofemploymentthatanemployeeorotherindividualshalltakea polygraphtestoranyformofamechanicalorelectricalliedetectortest." See 18Pa.C.S.A.§ 7321(a)(2000).Furthermore,theThirdCircuitpredictsthatthisstatuteisadeclarationofpublic policyandthatanemployeedischargedforrefusingtosubmittoapolygraphhasacauseof actionunderPennsylvanialawforwrongfuldischarge. SeePolskyv.RadioShack ,66F.2d824, 827-28(3dCir.1981); Perksv.FirestoneTire&RubberCo. ,611F.2d1363,1366(3dCir. 1979).Theallegationscan,whendrawinginferencesinRadicke'sfavor,demonstratethat BerkheimerconditionedthecontinuationofRadicke'semploymentonheragreeingtotakea polygraphexamination.CountVIwill,therefore,notbedismissed.

C.CountVII

 $Count V II alleges that Berkheimer violated Pennsylvania's whist leb lower statute. Am. \\ Compl. at \P 80. Under the law, an employer may not discharge an employee because the employee makes a "good faithre port" to the employer or to an "appropriate authority" about "an employee makes a "good faithre port" to the employee or to an "appropriate authority" about "an employee makes a "good faithre port" to the employee or to an "appropriate authority" about "an employee makes a "good faithre port" to the employee or to an "appropriate authority" about "an employee or to an employee or to a employee or$

instanceofwrongdoingorwaste."43P.S.§1423(Supp.2000)."Appropriateauthority"is definedas"[a]federal,stateorlocalgovernmentbody,agencyororganizationhaving jurisdictionovercriminallawenforcement,regulatoryviolations,professionalconductorethics, orwaste;oramember,officer,agent,representativeorsupervisoryemployeeofthebody,agency ororganization."43P.S.§1422.RadickereportedBerkheimer'swrongdoingtoMobley,whois notan"appropriateauthority."Also,thecomplaintdoesnotallegethatRadickemadeany disclosureofthewrongdoingtoanappropriateauthorityortoBerkheimer.Accordingly,Count VIIfailstostateaclaimunderthewhistleblowerstatuteandwillbedismissed.

D.CountVIII

CountVIIIclaimsthatBerkheimer's termination of Radickeamounts to aviolation of Berkheimer'sdutyofgoodfaithandfairdealingandwasthereforeinviolationofpublicpolicy. Am.Compl.at¶85.BerkheimerarguesthatitdoesnotoweRadickeadutyofgoodfaithand fairdealing.Defs.'Mem.at25.UnderPennsylvanialaw,contracteesmustfairlyandingood faithperformandenforcetheircontracts. See,e.g., Donahuev. Federal Express Corp. ,753A.2d 238,242(Pa.Super.2000). However, Pennsylvanial awrecognizes no action for wrongful dischargebaseduponbreachofthedutyofgoodfaithandfairdealinginanat-willemployment contract. SeeBruffettv.WarnerComm.,Inc. ,692F.2d910,913(3dCir.1982); McDanielv. AmericanReadCross ,58F.Supp.2d628,634(W.D.Pa.1999)("Althoughthedutyofgoodfaith andfairdealingexistsinanat-willemploymentcontract, 'thereisnobadfaithwhenanemployer dischargesanat-willemployeeforgoodreason,badreason,ornoreasonatall,aslongasno statuteorpublicpolicyisimplicated."(quotationomitted)). Consequently, Count VIII will be dismissed.

E.CountIX

Count IX all eges that Berkheimer intentionally inflicted emotional distress on Radicke.Am.Compl.at¶87.Berkheimercorrectlyarguesthattheallegationsdonotsubstantiatethe claimedtort.Defs.'Mem.at27.Tosustainaclaimforintentionalinflictionofemotional distress, aplaintiffmustshow conduct "sooutrageous in character, and so extreme indegree, as togobeyondallpossibleboundsofdecency, and to be into lerable in a civilized community." Andrewsv.CityofPhiladelphia ,895F.2d1469,1487(3dCir.1990)."Attheoutset,itmustbe recognized that it is extremely rare to find conduct in the employment context that will rise to the levelofoutrageousnessnecessarytoprovideabasisforrecoveryforthetortofintentional inflictionofemotionaldistress." Coxv. Keystone ,861F.2d390,395(3dCir.1988). "Described anotherway, 'ithasnotbeenenoughthatthedefendanthasacted withintentwhichistortiousor evencriminal, or that he has intended to inflict emotional distress, or even that his conduct has beencharactered by 'malice,' or a degree of a gravation that would entitle the plaintiff to punitivedamagesforanothertort." Hoyv. Angelone ,720A.2d745,754(Pa.1998)(quoting Restatement(Second)ofTorts§46,commentd).Retaliatoryterminationforreportingan employer'swrongfulconductdoesnot, without more, demonstrate the requisitelevel of outrageousness. SeeMcLaughlinv.GastrointestinalSpecialists,Inc. ,696A.2d173,176(Pa. Super.1997), aff'd,750A.2d283(Pa.2000). As the allegations do not evidence the requisite conduct, Count XI will be dismissed.

III.Conclusion

Radicke's complaint a dequately alleges that Berkheimer actedjointly with Mayor Fenton to deprive Radicke of her First Amendment Rightto freedom of speech and that Berkheimer wrong fully terminated heremployment becauses here fused to take a polygraph exam.

Accordingly, Counts III, IV, and VI survive this motion to dismiss. Radicke's other grounds for claiming wrong fulter mination are not recognized by statelaw. Furthermore, the disclosure at issue was not made to an "appropriate authority" or to Berkheimer as required for protection under the whistle blower statute. Finally, Berkheimer's alleged conduction to sufficiently out rageous under state tort law to constitute intentional infliction of emotional distress.

Accordingly, Counts V, VII, VIII, and IX will be dismissed.

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Defendants.

Order

Andnow,thisdayofMarch,2001,uponconsiderationoftheAmended

Complaint(Doc.5);thedefendantsBerkheimerAssociatesandH.A.Berkheimer,Inc.'smotion
todismissandmemoranduminsupporttherein(Doc.7);andtheplaintiff'sresponse(Docs.8);it
isherebyORDEREDthatCountsV,VII,andVIIIaredismissed.ItisalsoORDEREDthat

CountIXisdismissedwithrespecttotheBerkheimerdefendants.Thebalanceofthe

Berkheimerdefendants'motionisdenied.

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	WilliamH.Yohn,Jr.,Judge